Notice of Allowability	Application No.		Applicant(s)	
	10/018,860		HOSAKA ET AL.	
	Examine		Art Unit	
	Patricia H	lightower	1711	
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS I herewith (or previously mailed), a Notice of Allowance (PTOL-8 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	IS (OR REMA 35) or other ap RIGHTS. Th 313 and MPEF	INS) CLOSED in this appropriate communication is application is subject to 1308.	olication. If not include will be mailed in due	ed course. THIS
1. This communication is responsive to the amendment file	ed October 20	<u>, 2003</u> .		
2. The allowed claim(s) is/are <u>5-21</u> .				
3. The drawings filed on are accepted by the Examil4. Acknowledgment is made of a claim for foreign priority		C & 119(a)-(d) or (f)		
a) △ All b) ☐ Some* c) ☐ None of the:	under 55 C.C	.c. g 113(a)-(a) or (i).		
1. Certified copies of the priority documents ha	ave been rece	ived.		
2. Certified copies of the priority documents ha			. •	
3. ⊠ Copies of the certified copies of the priority				ation from the
International Bureau (PCT Rule 17.2(a)).			•	
* Certified copies not received:				
 5. Acknowledgment is made of a claim for domestic priority reference was included in the first sentence of the specifical. (a) The translation of the foreign language provisional Acknowledgment is made of a claim for domestic priority in the first sentence of the specification or in an Application. 	fication or in a al application l y under 35 U. tion Data She	n Application Data Sheet nas been received. S.C. §§ 120 and/or 121 si et. 37 CFR 1.78.	. 37 CFR 1.78.	nce was included
Applicant has THREE MONTHS FROM THE "MAILING DATE' below. Failure to timely comply will result in ABANDONMENT	of this applica	ation. THIS THREE-MOI	NTH PERIOD IS NO	EXTENDABLE
7. A SUBSTITUTE OATH OR DECLARATION must be sul INFORMAL PATENT APPLICATION (PTO-152) which of	bmitted. Note gives reason(s	the attached EXAMINER s) why the oath or declara	'S AMENDMENT or I ation is deficient.	NOTICE OF
 8. CORRECTED DRAWINGS (as "replacement sheets") in (a) including changes required by the Notice of Draftsp 1) hereto or 2) to Paper No (b) including changes required by the proposed drawing (c) including changes required by the attached Examin 	erson's Pater g correction fi	t Drawing Review (PTO-led, which has be	een approved by the f	Examiner. No
Identifying indicia such as the application number (see 37 CF) each sheet. Replacement sheet(s) should be labeled as such	R 1.84(c)) shou in the margin a	uld be written on the drawi according to 37 CFR 1.121	ngs in the front (not th (d).	e back) of
9. DEPOSIT OF and/or INFORMATION about the de attached Examiner's comment regarding REQUIREMENT FOR	posit of BIO R THE DEPO	LOGICAL MATERIAL I SIT OF BIOLOGICAL MA	must be submitted. TERIAL.	Note the
Attachment(s)				
 1⊠ Notice of References Cited (PTO-892) 2□ Notice of Draftperson's Patent Drawing Review (PTO-948) 3□ Information Disclosure Statements (PTO-1449 or PTO/SB/Paper No 4□ Examiner's Comment Regarding Requirement for Deposit of Biological Material 		5☐ Notice of Informal Pa	• •	
	,	6☐ Interview Summary	(PTO-413), Paper No	··
	3/08),	7 ☐ Examiner's Amendm	ent/Comment	
	t	8⊠ Examiner's Stateme 9∏ Other	nt of Reasons for Allo	wance
		•		

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Reasons For Allowance

The following is an examiner's statement of reasons for allowance: In view of the applicants' amendment/response filed October 20, 2003 the claimed liquid crystal alignment film containing a polyimide obtained by reacting a diamine containing at least 1 mol% of a diaminobenzene derivative represented by the formula (1)

$$\begin{array}{c} (R)_b \\ (R)_b \\ (P-q)_a \end{array}$$

(wherein each X and P are independent of each other, is a single bond or a bivalent organic group selected from –O-, -COO--, -CONH- and –NHCO-, Q is a C1-22 straight chain alkyl group or straight chain fluroalkyl group with the proviso that when X is oxygen, P cannot be a single bond, a is an integer of from 1 to 4 and represents the number of substituents, R is a substituent selected from fluorine, a methyl group and a trifluoromethyl group, and b is an integer of from 0 to 4 and represents the number of substituents, with at least one compound selected from a tetracarboxylic dianhydride and its derivatives, to obtain a polyimide precursor having a reduced viscosity of from 0.05 to 5.0 dl/g and ring-closing it resulting in a polyimide having a repeating unit represented by the general formula (2);

$$--N \longrightarrow A \longrightarrow N -B --$$
 (2)

(wherein A is a tetravalent organic group constituting a tetracarboxylic acid and B is a bivalent organic group constituting a diamine); such is allowable over the prior art.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Prior Art

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Matthew and Nihira are cited to show the state of the art of polyimides prepared from diaminobenzene derivatives and utilized as alignment films/layers.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Patricia Hightower whose telephone number is (571) 272-1073. The examiner can normally be reached on M-F from 9:30 A.M. - 6:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Seidleck can be reached on (571) 272-1078. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

P. Hightower:ph January 11, 2003

P. Hampton-Hightower
Primary Examiner
Art Unit 1711

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